## Pt. 614

MT, Fallon, NV, Cape May Courthouse, NJ, Los Lunas, NM, Big Flats, NY, Bismarck, ND, Corvallis, OR, Kingsville, TX, Knox City, TX, Nacogdoches, TX, Pullman, WA, and Alderson, WV.

- (2) Operated by cooperating agencies with financial and technical assistance from NRCS: Meeker, CO-White River and Douglas Creek Soil Conservation Districts with partial funding from NRCS.
- (3) Operated by cooperating agencies with technical assistance from NRCS: Palmer, AK-State of Alaska, Department of Natural Resources.

## PART 614—NRCS APPEAL **PROCEDURES**

Sec.

614.1 General.

614.2 Definitions.

614.3 Decisions subject to informal appeal procedures.

614.4 Decisions not subject to informal appeal procedures.

614.5 Reservation of authority.

614.6 Agency records and decision notices.

614.7 Preliminary technical determinations.

614.8 Final technical determinations.

614.9 Program decisions.

614.10 Appeals before the Farm Service Agency county committee.

614.11 Mediation. 614.12 Transcripts.

614.13 Appealability review.

614.14 Computation of time.

614.15 Implementation of final NAD decisions.

614.16 Participation of third parties in NRCS proceedings.

614.17 Judicial review.

AUTHORITY: 5 U.S.C. 301; 7 U.S.C. 6932 and 6995; and 16 U.S.C. 3822(a).

Source: 77 FR 34190, June 11, 2012, unless otherwise noted.

## §614.1 General.

This part sets forth the informal appeal procedures under which a participant may appeal adverse technical determinations or program decisions made by officials of the Natural Resources Conservation Service (NRCS), an agency under the Department of Agriculture (USDA). These regulations reflect NRCS policy to resolve at the agency level, to the greatest extent possible, disputes arising from adverse technical determinations and program decisions made by NRCS. Once a decision is rendered final by NRCS, participants may appeal to the National Appeals Division (NAD) as provided for under 7 CFR part 11, or to the Farm Service Agency (FSA) county committee pursuant to 7 CFR part 780 for decisions rendered under Title XII of the Food Security Act of 1985, as amended, 16 U.S.C. 3801 et seq. (Title XII)

## § 614.2 Definitions.

The following definitions are applicable for the purposes of this part:

Adverse decision means the final technical determination or the program decision issued by NRCS that is adverse to the individual participant and not a matter of general applicability.

Agency means NRCS and its employ-

Agency exhibit means those documents or materials that are used during the hearing to further explain, differentiate, or distinguish a point, concept, or criteria in an appeal but that were not those materials or documents that the agency relied upon in making the adverse decision. Agency exhibits are labeled alphabetically A, B, C, etc., with total pages in each exhibit numbered

Agency record means all documents and materials, including documents submitted by the participant and those generated by NRCS, which the agency relies upon and bases its program decision or technical determination. The agency record will include all documents relevant to the adverse decision. NRCS maintains the agency record and will, upon request or appeal, make available a copy of the agency record for a specific adverse decision to the participant(s) involved in the dispute. Agency record documents are labeled numerically 1, 2, 3, etc., in the lower right hand of the document.

Appeal means a written request by a participant asking for review (including mediation) of an adverse NRCS technical determination or program decision under this part. An appeal must set out the reason(s) for appeal and include any supporting documentation. An appeal is considered filed when the participant's request has been received by the accepting official as indicated in the adverse decision notice.